OTHER THAN

Art Unit

1209

DIVISION-CONTINUATION PROGRAM APPLICATION TRANSMITTAL FORM

Anticipated Classification of this Application

Class: 514 6 25 pclass:

Cebulak, M.

TO THE COMMISSIONER OF PATENTS AND TRADEMARKS

This is a request for filing a continuation divisional application under 37 C.F.R. §1.60, of pending prior application Serial No. 08/168,817 filed December 15, 1993.

- Enclosed is a complete copy of the most recent prior application having a signed declaration, Serial No. 08/168,817, as originally filed on December 15, 1993. The undersigned, being registered to practice before the U.S. Patent & Trademark Office, hereby verifies the enclosed application papers are a true copy of that most recent prior application.
- 2. A verified statement to establish small entity status under 37 CFR 1.9 and 1.27 is enclosed was filed (copy enclosed) in the prior application and such status is still proper and desired (37 CFR 1.28(a)).
- 3. The filing fee is calculated below:

			SMALL	ENTITY		ENTITY
FOR:	NO. FILED	NO. EXTRA	RATE	FEE	RATE	FEE
BASIC FEE	<u>. </u>	<u>. </u>		\$365		\$730
TOTAL CLAIMS	- 20 =		x11 =		x22 =	
INDEP. CLAIMS	- 3 =		x38 =		x76 =	
MULTIPLE DEPENDENT CLAIM PRESENTED			+120 =		+240 =	
LATE-FILING SURCHARGE			+65 =		+130 =	
FOREIGN LANGUAGE SURCHARGE			+130 =		+130 =	
			TOTAL	\$	TOTAL	\$730

4. A check in the amount of \$_____ to cover the filing fee is enclosed.

Amend the specification by inserting before the first line the sentence: - This is a continuation, division, of application Serial No. 08/168,817, filed December 15, 1993, 5,629,327 which

6. Cancel in this application original Claims 2-24 of the prior application before calculating the filing fee.

(At least one original independent claim must be retained for filing purposes.)

Express Mail mailing label number: TB285657163US

Date of Deposit: June 6, 1995

I hereby certify that this paper or fee is being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 CFR 1.10 on the date indicated above and is addressed to the Commissioner of Patents and Trademarks, Washington, DC 20231.

Typed or printed name of person mailing paper or fee: Robert Wooldridge

Signature of person mailing paper or fee: -

mailing paper or fee: Lobert Wood

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application as of the filing date filing in prior application file. payment of issue fee.)	pending prior application to this application and abandon said prior accorded this application. A duplicate copy of this sheet is enclosed for (May only be used if signed by person authorized by §1.138 and before
8. New formal drawings are encl	osed.
9. Priority of application Serial N U.S.C. §119. The certified con	To filed on in [country] is claimed under 35 by has been filed in prior application Serial No filed on
10. The prior application is assign	ned of record to The Children's Medical Center Corporation.
11. A preliminary amendment is en	nclosed.
12. An Information Disclosure Sta	tement under Rule 56 is enclosed.
13. Also enclosed:	
transact all business in the Patent ar Frost - 22,176; Jeffrey E. Young - 2 Harris - 30,388; Stephen M. Schaetz A. Hodge, - 22,602; Charles L. War G. Pappas - 33,205; James Dean Jo Warren - 34,272; Daiva K. Tautvyd D. Wylie - P36,974; Virginia L. Ca Bair - 36,438.	e following attorneys are hereby appointed to prosecute this application and and Trademark Office connected therewith: Anthony B. Askew - 24,154; Roger T. 28,490; Eugene S. Zimmer - 28,926; Robert E. Richards - 29,105; John R rel -31,418; Albert S. Anderson - 29,886; Larry A. Roberts - 31,871; Thomas ner II - 32,320; Gregory T. Gronholm - 32,415; Dale Lischer - 28,438; Peter hisson - 31,771; Nora M. Tocups - 35,717; W. Scott Petty - 35,645; Daniel J. as - P36,077; Larry W. Stults - 34,025; Hubert J. Barnhardt III - P36,739; Roger rron - 37,110; Leona G. Young - 37,266; E. Chris Cherry - P37,594; Wallace C.
15. A substitute or associate powe	r of attorney is enclosed.
information and belief are believed to be trustatements and the like so made are punishable	ments made herein of his or her own knowledge are true and that all statements made on it; and further that these statements were made with the knowledge that willful false by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States by jeopardize the validity of the application or any patent issuing thereon.
Address all future correspondence to:	JONES & ASKEW- 37th Floor, 191 Peachtree Street, N.E. Atlanta, Georgia 30303-1769 404/818-3700
Date: June 6, 1995	Signature: Lange W. State
	Typed Name: Larry W. Stults, Ph.D.
	Reg. No. 34,025
	Attorney of Record